1 2 3 4 5 6 7 8	NICHOLAS A. TRUTANICH United States Attorney District of Nevada Nevada Bar Number 13644 HOLLY A. VANCE Assistant United States Attorney United States Attorney's Office 400 S. Virginia Street, Suite 900 Reno, NV 89501 (775) 784-5438 Holly.A. Vance@usdoj.gov Attorneys for Defendants UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
9	Aracely Pacheco Moran,	Case No. 2:20-cv-01292-KJD-VCF
10	, ,	Case No. 2.20-cv-01292-KJD-vCF
11	Plaintiff,	
	v.	Stipulation and Order for Extension of Time
12	CHAD WOLF, Acting Secretary of	
13	Homeland Security; MATTHEW T. ALBENCE, Deputy Director and Senior	(First Request)
14	Official Performing the Duties of the Director for U.S. Immigration and	
15	Customs Enforcement; KENNETH T. CUCCINELLI, Senior Official Performing	
16	the Duties of the Director, U.S. Citizenship and Immigration Services; Sandra	
17 18	Anderson, Department of Homeland Security, Office of Chief Counsel; MAYA S. TIMIS; NICOLE WELLS, OFFICER	
19	ZHOU, OFFICER CANTRELL, UNKNOWN DOES DEFENDANTS 1-99,	
20	Defendants.	
21		
22	Defendants Chad Wolf, Acting Secretary of Homeland Security; Matthew T.	
23	Albence, Deputy Director and Senior Official Performing the Duties of the Director for U.S.	
24	Immigration and Customs Enforcement; Kenneth T. Cuccinelli, Senior Official Performing	
25	the Duties of the Director, U.S. Citizenship and Immigration Services; Sandra Anderson,	
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Department of Homeland Security, Office of Chief Counsel; Maya S. Timis; Nicole Wells¹; "Officer Zhou"; and "Officer Cantrell" (Defendants") and Plaintiff Aracely Pacheco Moran ("Plaintiff") hereby stipulate and agree that Defendants may have a 30-day extension of time, from December 31, 2020 to February 1, 2021, to reply to Plaintiff's Opposition to Defendants' Motion to Dismiss Plaintiff's. (ECF No. 26). This motion is brought pursuant to Federal Rule of Civil Procedure 6(b)(1)(A).

An extension is warranted because defense counsel's office is currently short-staffed, and the limited staff that is available works part-time from home where computer connectivity issues are prevalent. The office also has been inundated with emergency COVID-19-related motions, and defense counsel is assisting with responding to that litigation. The deadlines in those cases are usually shortened and require prompt action. As a result, defense counsel has had less time to devote to her regularly-assigned cases. Lastly, defense counsel's daughter and son-in-law, who are nurses, recently contracted COVID-19 following an outbreak at the hospital where they work. They in turn passed the virus on to their 17-month old daughter. Defense counsel has taken time off to assist with their recovery, including running errands, grocery shopping, etc. Under the circumstances, good cause exists to extend the time for Defendants to respond to Plaintiff's Opposition to Defendants' Motion to Dismiss. See Fed. R. Civ. P. 6(b)(1)(A) ("When an act may or must be done within a specified time, the court may, for good cause, extend the time...with or without motion or notice if the court acts, or if a request is made, before the original time or its extension expires[.]") (emphasis added).

This is Defendants' first request for an extension of time. See LR IA 6-1(a) (must advise of previous extensions). Defense counsel contacted Plaintiff's counsel regarding this ///

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¹ The amended complaint identifies "Nichole Wells" (ECF No. 10 ¶ 12), but the correct spelling of her name is *Nicole* Wells.

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extension request, and he has advised that he does not oppose the request. This stipulation is made in good faith and not for the purpose of undue delay. Respectfully submitted this 29th day of December 2020. MILLENIUM LEGAL LLC NICHOLAS A. TRUTANICH United States Attorney <u>/s/Brian J. Ramsey</u> BRIAN J. RAMSEY, ESQ. /s/ Holly A. Vance HOLLÝ A. VANCE Attorney for Plaintiff Assistant United States Attorney Attorneys for Defendants **DATED:** __^{1/8/2021} IT IS SO ORDERED: UNITED STATES DISTRICT JUDGE